

**REMARKS**

Claims 1-76 remain in the application for consideration. In view of the following remarks, Applicant respectfully requests that the application be forwarded onto issuance.

**The Claim Rejections**

Claims 1-28, 39-50 and 56-71 stand rejected under 35 U.S.C. §102(e) as being anticipated by U.S. Patent Application Publication No. 2001/0031066 to Meyer et al. (hereinafter "Meyer").

Claims 29-36 and 51-55 stand rejected under 35 U.S.C. §103(a) as being obvious over U.S. Patent No. 6,553,379 to Jaeger.

Claims 72-76 stand rejected under 35 U.S.C. §103(a) as being obvious over U.S. Patent No. 6,345,256 to Milsted.

**The Claims Rejected Over Meyer**

Claim 1 recites a method of processing media content comprising [emphasis added]:

- receiving a physical ID that corresponds to a specific media upon which content resides that can be experienced by a user;
- *mapping the physical ID to a logical ID*; and
- searching a database that contains metadata associated with the specific media by using the logical ID as a basis for a search query.

In making out the rejection of this claim, the Office argues that its subject matter is anticipated by Meyer. Specifically, the Office cites paragraph 18, lines 4-8 of Meyer as disclosing a method of processing media content comprising

1 *mapping the physical ID to a logical ID.* For the reasons set forth below,  
2 Applicant respectfully traverses the Office's rejections.

3 The present claim is directed to a method that receives a physical ID that  
4 corresponds to a *specific media* upon which content resides, maps the physical ID  
5 to a logical ID, and then searches for metadata associated with the *specific media*.

6 As but one non-limiting example of subject matter from the Specification  
7 that is within the spirit of this claim, consider the following text taken from the  
8 Specification starting on page 11, line 11:

9  
10 **Physical Media Identification and Unique Logical ID Mapping**

11 In one described embodiment, a physical ID or "PID" is associated  
12 with each media upon which the content that is to be experienced by a user  
13 resides. The PID is assigned or otherwise associated with a logical ID or  
14 "LID", and the LID is then used as the basis for any database queries.

15 Consider, for example, Fig. 3. There, six CDs are shown—two each  
16 of the Backstreet Boys "Black and Blue" CD, Britney Spears "Stronger"  
17 CD and Weird Al's "Running with Sissors" CD. *Each of these CDs*  
18 *belongs to a different person.* As shown, each CD has a physical ID  
19 associated with it. *Each physical ID is different.* For example, there are  
20 two different physical IDs associated with the Backstreet Boys CD (i.e.  
21 "12345" and "34567"). *Yet, each of these different physical IDs is mapped*  
22 *to the same logical ID* (i.e. ABCDE). This logical ID is then used by the  
23 system as the basis for any database queries for metadata associated with  
24 the Backstreet Boys CD.

25 Meyer neither discloses nor suggests mapping the physical ID to a logical  
ID as recited in this claim and described in the Specification. Paragraph 018,  
which the Office argues discloses this subject matter, is reproduced below for the  
convenience of the Office.

1 [0018] In some application scenarios, the embedding process  
2 interacts with a registration process to get an identifier. The embedding  
3 process provides information about the object (e.g., a title and artist name,  
4 an ISRC, name of distributor, etc.). *In response, the registration process  
5 provides an identifier and stores a database record of the association  
6 between identifier and the object or other information used in decoding to  
7 identify the object, such as its distributor or broadcaster.* The registration  
8 process may be used to assign an identifier to an audio object and to  
9 distributors or broadcasters of audio objects. The embedding and  
10 registration processes may occur before the audio object is distributed to  
11 consumers, or sometime thereafter, such as when a user transfers (e.g.,  
12 "rips") a media object from one format to another (e.g., a packaged format  
13 to an electronic file format such as a compressed file format).

14 The above paragraph, cited by the Office as disclosing the claimed subject  
15 matter of mapping the physical ID to a logical ID, merely discloses a process that  
16 provides an identifier (ID) and stores a database record of the association between  
17 this ID and the object or other information used in decoding to identify the object.  
18 Storing a database record of an association between an ID and an object is not the  
19 same as mapping a physical ID to logical ID. There is only one ID used by Meyer,  
20 whereas this claim recites two ID's--a physical ID and a logical ID. As such,  
21 Meyer does not anticipate this claim.

22 Accordingly, for at least these reasons this claim is allowable.

23 Claims 2-7 depend from claim 1 and are allowable as depending from an  
24 allowable base claim. These claims are also allowable for their own recited  
25 features which, in combination with those recited in claim 1, are neither disclosed  
nor suggested in the references cited and applied by the Office.

Claim 8 recites a server comprising [emphasis added]:

- one or more processors;
- one or more storage devices; and

- software code resident on the one or more storage devices which, when executed by the one or more processors, cause the processors to:
  - receive a physical ID that corresponds to a specific media upon which content resides that can be experienced by a user;
  - *map the physical ID to a logical ID*;
  - search a database that contains metadata associated with the specific media by using the logical ID as a basis for a search query;
  - format the metadata in a XML schema; and
  - return the formatted metadata to a client.

In making out the rejection of this claim, the Office argues that Meyer anticipates its subject matter. Applicant disagrees. For example, as noted above, Meyer does not disclose mapping the *physical ID to a logical ID*.

As such, Meyer does not anticipate this claim and this claim is allowable.

**Claim 9** recites one or more computer-readable media having computer-readable instructions thereon which, when executed by a computer, cause the computer to [emphasis added]:

- receive a physical ID that corresponds to a specific media upon which content resides that can be experienced by a user;
- *map the physical ID to a logical ID*;
- search a database that contains metadata associated with the specific media by using the logical ID as a basis for a search query;
- format the metadata in a XML schema; and
- return the formatted metadata to a client.

In making out the rejection of this claim, the Office argues that Meyer anticipates its subject matter. Applicant disagrees. For example, as noted above, Meyer does not disclose mapping the *physical ID to a logical ID*.

As such, Meyer does not anticipate this claim and this claim is allowable.

1       **Claim 10** recites a method of processing media content comprising  
2       [emphasis added]:

- 3
- 4       • *associating a physical ID with a logical ID*, the physical ID  
5       corresponding to a specific media associated with content that can be  
6       experienced by a user;
  - 7       • using the logical ID to query one or more databases that contain  
8       metadata associated with the specific media; and
  - 9       • returning metadata associated with the specific media to a client.

10       In making out the rejection of this claim, the Office argues that Meyer  
11       anticipates its subject matter. Applicant disagrees. For example, as noted above,  
12       Meyer does not disclose associating a *physical ID with a logical ID*.

13       As such, Meyer does not anticipate this claim and this claim is allowable.

14       **Claims 11-18** depend from claim 10 and are allowable as depending from  
15       an allowable base claim. These claims are also allowable for their own recited  
16       features which, in combination with those recited in claim 10, are neither disclosed  
17       nor suggested in the references cited and applied by the Office.

18       **Claim 19** recites a method of processing media content comprising  
19       [emphasis added]:

- 20
- 21       • receiving a physical ID that corresponds to a specific media  
22       associated with content that can be experienced by a user;
  - 23       • *attempting to map the physical ID to a logical ID*;
  - 24       • if a logical ID is found that corresponds to the physical ID, searching  
25       a database that contains metadata associated with the specific media  
26       by using the logical ID as a basis for a search query;
  - 27       • if no logical ID is found that corresponds to the physical ID,  
28       attempting to establish a logical ID for the physical ID.

1 In making out the rejection of this claim, the Office argues that Meyer  
2 anticipates its subject matter. Applicant disagrees. For example, as noted above,  
3 Meyer does not disclose attempting to map the *physical ID to a logical ID*.

4 As such, Meyer does not anticipate this claim and this claim is allowable.

5 **Claims 20-26** depend from claim 19 and are allowable as depending from  
6 an allowable base claim. These claims are also allowable for their own recited  
7 features which, in combination with those recited in claim 19, are neither disclosed  
8 nor suggested in the references cited and applied by the Office.

9 **Claim 27** recites a server computer comprising [emphasis added]:

- 10
- 11 • one or more processors;
  - 12 • one or more storage devices; and
  - 13 • software code resident on the one or more storage devices which,  
when executed by the one or more processors, cause the processors  
14 to:
    - 15 ○ receive a physical ID that corresponds to a specific media  
upon which content resides that can be experienced by a user;
    - 16 ○ *attempt to map the physical ID to a logical ID*;
    - 17 ○ if a logical ID is found that corresponds to the physical ID,  
search a database that contains metadata associated with the  
18 specific media by using the logical ID as a basis for a search  
query; and
    - 19 ○ if no logical ID is found that corresponds to the physical ID,  
attempt to establish a logical ID for the physical ID.

20 In making out the rejection of this claim, the Office argues that Meyer  
21 anticipates its subject matter. Applicant disagrees. For example, as noted above,  
22 Meyer does not disclose attempting to map the *physical ID to a logical ID*.

23 As such, Meyer does not anticipate this claim and this claim is allowable.

24 **Claim 28** depends from claim 27 and is allowable as depending from an  
25 allowable base claim. This claim is also allowable for its own recited features

1 which, in combination with those recited in claim 27, are neither disclosed nor  
2 suggested in the references cited and applied by the Office.

3 **Claim 39** recites a method of processing media content comprising  
4 [emphasis added]:

- 5
- 6 • receiving a physical ID that corresponds to a specific media upon  
which content resides that can be experienced by a user;
- 7 • *attempting to map the physical ID to a logical ID*, the logical ID  
serving as a basis for a search query of a database that contains  
8 metadata associated with the specific media;
- 9 • if no logical ID is found that corresponds to the physical ID,  
attempting to establish a logical ID for the physical ID by causing a  
10 Wizard user interface (UI) to be presented to a user via a client  
computer so that information pertaining to the user's specific media  
11 can be collected from the user.

12

13 In making out the rejection of this claim, the Office argues that Meyer  
14 anticipates its subject matter. Applicant disagrees. For example, as noted above,  
15 Meyer does not disclose attempting to *map the physical ID to a logical ID*.

16 As such, Meyer does not anticipate this claim and this claim is allowable.

17 **Claims 40-46** depend from claim 39 and are allowable as depending from  
18 an allowable base claim. These claims are also allowable for their own recited  
19 features which, in combination with those recited in claim 39, are neither disclosed  
20 nor suggested in the references cited and applied by the Office.

21 **Claim 47** recites one or more computer-readable media having computer-  
22 readable instructions thereon which, when executed by a computer, cause the  
23 computer to [emphasis added]:

- 24 • receive a physical ID that corresponds to a specific media upon  
25 which content resides that can be experienced by a user;

- *attempt to map the physical ID to a logical ID*, the logical ID serving as a basis for a search query of a database that contains metadata associated with the specific media;
- if no logical ID is found that corresponds to the physical ID, attempt to establish a logical ID for the physical ID by causing a Wizard user interface (UI) to be presented to a user via a client computer so that information pertaining to the user's specific media can be collected from the user.

In making out the rejection of this claim, the Office argues that Meyer anticipates its subject matter. Applicant disagrees. For example, as noted above, Meyer does not disclose attempting to *map the physical ID to a logical ID*.

As such, Meyer does not anticipate this claim and this claim is allowable.

**Claim 48** recites a system for providing metadata to clients comprising [emphasis added]:

- a server configured to receive physical IDs that correspond to a specific media upon which content resides that can be experienced by a user;
- one or more databases containing metadata associated with various media; and
- at least one table containing physical IDs and associated *logical IDs to which the physical IDs are mapped*, the logical IDs being configured for use by the server in searching the one or more databases for metadata associated with specific media.

In making out the rejection of this claim, the Office argues that Meyer anticipates its subject matter. Applicant disagrees. For example, as noted above, Meyer does not disclose *logical IDs to which the physical IDs are mapped*.

As such, Meyer does not anticipate this claim and this claim is allowable.

**Claims 49-50** depend from claim 48 and are allowable as depending from an allowable base claim. These claims are also allowable for their own recited



1 features which, in combination with those recited in claim 48, are neither disclosed  
2 nor suggested in the references cited and applied by the Office.

3 **Claim 56** recites a method of processing media content comprising  
4 [emphasis added]:

- 5
- 6 • receiving a physical ID that corresponds to a specific CD upon  
which content resides that can be experienced by a user;
- 7 • ***mapping the physical ID to a logical ID;***
- 8 • searching a database that contains metadata associated with the CD  
by using the logical ID as a basis for a search query;
- 9 • formatting the metadata in a XML schema; and
- 10 • returning the formatted metadata to a client.

11 In making out the rejection of this claim, the Office argues that Meyer  
12 anticipates its subject matter. Applicant disagrees. For example, as noted above,  
13 Meyer does not disclose mapping the ***physical ID to a logical ID***.

14 As such, Meyer does not anticipate this claim and this claim is allowable.

15 **Claims 57-60** depend from claim 56 and are allowable as depending from  
16 an allowable base claim. These claims are also allowable for their own recited  
17 features which, in combination with those recited in claim 56, are neither disclosed  
18 nor suggested in the references cited and applied by the Office.

19 **Claim 61** recites a method of processing media content comprising  
20 [emphasis added]:

- 21
- 22 • receiving a physical ID that corresponds to a specific DVD upon  
which content resides that can be experienced by a user;
- 23 • ***mapping the physical ID to a logical ID;***
- 24 • searching a database that contains metadata associated with the DVD  
by using the logical ID as a basis for a search query;
- 25 • formatting the metadata in a XML schema; and

- returning the formatted metadata to a client.

In making out the rejection of this claim, the Office argues that Meyer anticipates its subject matter. Applicant disagrees. For example, as noted above, Meyer does not disclose mapping the *physical ID to a logical ID*.

As such, Meyer does not anticipate this claim and this claim is allowable.

**Claim 62** depends from claim 61 and is allowable as depending from an allowable base claim. This claim is also allowable for its own recited features which, in combination with those recited in claim 61, are neither disclosed nor suggested in the references cited and applied by the Office.

**Claim 63** recites an XML schema comprising:

- a name tag associated with a CD name;
- an author tag associated with a CD author;
- a track tag associated with a CD track;
- at least one URL tag referencing a link to additional information pertaining to the CD; and
- the schema being configured for use in sending metadata associated with a CD to client computer for display for a user.

In making out the rejection of this claim, the Office argues that its subject matter is anticipated by Meyer citing to paragraphs 015, 012, 014 and 027. Applicant disagrees. Nowhere in any of these portions of Meyer is there any disclosure of a specific XML schema as recited above.

The Office cites paragraph 15, lines 16-18 of Meyer as disclosing an XML schema comprising a name tag associated with a CD name, and an author tag associated with a CD author. This excerpt is reproduced below for the convenience of the Office.

1 Record labels can link their music to information about the artist, the  
2 label, electronic buying opportunities, etc.

3 This excerpt in no way discloses using XML schema. Furthermore, there is  
4 no mention whatsoever of using any type of tag associated with a CD name or  
5 author. As such Meyer does not anticipate this claim.

6 In addition, the Office cites paragraph 12, lines 1-5 as disclosing an XML  
7 schema comprising a track tag associated with a CD track. This excerpt is  
8 reproduced below for the convenience of the Office.

9  
10 The following sections describe systems and processes for linking  
11 audio and other media objects to metadata and actions via an identifier. For  
12 the sake of illustration, the disclosure focuses on a specific media type,  
13 namely audio signals.

14 This excerpt in no way discloses using XML schema. Furthermore, there is  
15 no mention whatsoever of using any type of tag associated with a CD track. As  
16 such Meyer does not anticipate this claim.

17 Additionally, the Office cites paragraph 14, lines 11-16 as disclosing an  
18 XML schema comprising at least one URL tag referencing a link to additional  
19 information pertaining to the CD. This excerpt is reproduced below for the  
20 convenience of the Office.

21 In the case of an audio object, like a song, the metadata typically  
22 includes the title, artist, lyrics, copyright owner, sound recording owner,  
23 information about buying or sampling opportunities and URLs to this type  
24 of data as well as web sites and other programs and devices.  
25

1 This excerpt in no way discloses using XML schema. Furthermore, there is  
2 no mention whatsoever of using any type of tag referencing a link to additional  
3 information pertaining to the CD. As such Meyer does not anticipate this claim.

4 Finally, the Office cites paragraph 27, lines 11-19 as disclosing an XML  
5 schema comprising the schema being configured for use in sending metadata  
6 associated with a CD to client computer for display for a user. This excerpt is  
7 reproduced below for the convenience of the Office.

8  
9 The path of the identifier from the decoding process, and the return  
10 path from a server to the communication application may include one or  
11 more hops through a wire or wireless connection using standard wire and  
12 wireless communication protocols like TCP/IP, HTTP, XML, WAP,  
13 Bluetooth, etc. In addition, data returned to the user may be routed through  
14 one or more servers that may forward the data, and in some cases, augment  
15 the data or modify it in some fashion.

16 This excerpt in no way discloses using XML schema as specifically recited  
17 in this claim. As such Meyer does not anticipate this claim.

18 Accordingly, for at least these reasons, Meyer does not anticipate this claim  
19 and it is allowable.

20 Claims 64-65 depend from claim 63 and are allowable as depending from  
21 an allowable base claim. These claims are also allowable for their own recited  
22 features which, in combination with those recited in claim 63, are neither disclosed  
23 nor suggested in the references cited and applied by the Office.

24 Claim 66 recites an XML schema comprising:

- 25 • a title tag associated with a title of a movie embodied on a DVD; and
- at least one URL tag referencing a link to additional information  
pertaining to the DVD.

1  
2 In making out the rejection of this claim, the Office argues that its subject  
3 matter is anticipated by Meyer citing to paragraphs 028 and 014. Applicant  
4 disagrees. Nowhere in any of these portions of Meyer is there any disclosure of a  
5 specific XML schema as recited above.

6 The Office cites paragraph 28, lines 12-16 of Meyer as disclosing an XML  
7 schema comprising a title tag associated with a title of a movie embodied on a  
8 DVD. This excerpt is reproduced below for the convenience of the Office.

9 In the latter case, the ripping process may extract metadata from the  
10 CD, such as the table of contents, and use this metadata as a key to a  
11 database (CDDb) to get information about the songs on the CD, such as  
12 title, artists, etc.

13 This excerpt in no way discloses using an XML schema. Furthermore, there  
14 is no mention whatsoever of using any type of tag associated with the title of a  
15 movie. As such Meyer does not anticipate this claim.

16 Additionally, the Office cites paragraph 14, lines 11-16 as disclosing an  
17 XML schema comprising at least one URL tag referencing a link to additional  
18 information pertaining to the CD. This excerpt is reproduced below for the  
19 convenience of the Office.

20 In the case of an audio object, like a song, the metadata typically  
21 includes the title, artist, lyrics, copyright owner, sound recording owner,  
22 information about buying or sampling opportunities and URLs to this type  
23 of data as well as web sites and other programs and devices.  
24  
25

1 This excerpt in no way discloses using an XML schema. Furthermore, there  
2 is no mention whatsoever of using any type of tag referencing a link to additional  
3 information pertaining to the CD. As such Meyer does not anticipate this claim.

4 Accordingly, for at least these reasons, Meyer does not anticipate this claim  
5 and it is allowable.

6 Claims 67-68 depend from claim 66 and are allowable as depending from  
7 an allowable base claim. These claims are also allowable for their own recited  
8 features which, in combination with those recited in claim 66, are neither disclosed  
9 nor suggested in the references cited and applied by the Office.

10 Claim 69 recites a method of processing media content comprising  
11 [emphasis added]:

- 12 • generating a *physical ID that corresponds to a specific media* upon  
13 which content resides that can be experienced by a user on a client  
14 computer;
- 15 • sending the *physical ID to a server configured to return metadata*  
16 *associated with the specific media*;
- 17 • receiving, from the server, XML-formatted metadata;
- 18 • parsing, with the client computer, the XML-formatted metadata; and
- 19 • displaying the metadata for the user on the client computer.

20 In making out the rejection of this claim, the Office argues that Meyer  
21 anticipates its subject matter. Applicant disagrees. Meyer does not appear to  
22 anticipate this claim for at least the reason that it does not appear to receive *XML-*  
23 *formatted metadata associated with specific media* for which a physical ID was  
24 sent. Accordingly, this claim is allowable.

25 Claims 70-71 depend from claim 69 and are allowable as depending from  
an allowable base claim. These claims are also allowable for their own recited

1 features which, in combination with those recited in claim 69, are neither disclosed  
2 nor suggested in the references cited and applied by the Office.

3  
4 **The Claims Rejected Over Jaeger**

5 **Claim 29** recites a method of processing media content comprising  
6 [emphasis added]:

- 7
- 8 • receiving a *physical ID that corresponds to a specific media* upon  
9 which content resides that can be experienced by a user;
  - 10 • attempting to map the physical ID to a logical ID by *searching a*  
11 *first table* containing physical ID-to-logical ID mappings *using a*  
12 *first search*;
  - 13 • if the first search is unsuccessful, *searching a second table*  
14 containing physical ID-to-logical ID mappings *using a second*  
15 *search*; and
  - 16 • if a logical ID is found that corresponds to the physical ID, searching  
17 a database that contains metadata associated with the specific media  
18 by using the logical ID as a basis for a search query.
- 19

20 In making out a rejection of this claim, the Office argues that Jaeger renders  
21 obvious the subject matter of this claim. Applicant disagrees. For example, the  
22 Office argues that Jaeger discloses receiving a physical ID that corresponds to a  
23 *specific media* as recited in this claim, citing to column 4, lines 33-46 and column  
24 4, lines 50-56. Applicant disagrees.

25 Jaeger describes a method and system that processes address data. Jaeger  
instructs that the address data includes name, prename, title, street, zip code and  
the like. This information in no way, shape or form is related to the subject matter  
of this claim. The Office further argues that Jaeger's description of lists and data

1 records is equivalent to the description of the information contained in the physical  
2 to logical IDS mapping table. This is simply not the case.

3 Assuming *arguendo* that Jaeger does disclose receiving a physical ID that  
4 corresponds to a specific media (which it does not), the Office then argues that  
5 Jaeger discloses searching a first table containing physical ID-to-logical ID  
6 mappings using a *first search* and if the first search is unsuccessful, searching a  
7 second table containing physical ID-to-logical ID mappings using a *second search*  
8 (citing to Jaeger col. 4, lines 33-46, and column 4, lines 50-56). The Applicant  
9 respectively disagrees.

10 The excerpt cited by the Office in no way discloses searching a table  
11 containing physical ID-to-logical ID mappings. In fact, the excerpt does not  
12 mention any type of search whatsoever. The recited subject matter recites a first  
13 search of a first table, and a second search of a second table. (To see the benefit of  
14 searching 2 tables see figure 6 of the Applicant's disclosure, and the related  
15 discussion on pages 15-18). Jaeger recites no such subject matter.

16 Jaeger is not even remotely germane to the subject matter recited in this  
17 claim. The Office has failed to establish a *prima facie* case of obviousness for a  
18 number of different reasons not the least of which is the failure of Jaeger to even  
19 remotely suggest the subject matter of this claim. In addition, the Office's stated  
20 motivation in making out this rejection does not make sense.

21 Accordingly, this claim is allowable.

22 Claims 30-34 depend from claim 29 and are allowable as depending from  
23 an allowable base claim. These claims are also allowable for their own recited  
24 features which, in combination with those recited in claim 29, are neither disclosed  
25 nor suggested in the references cited and applied by the Office.



1       **Claim 35** recites one or more computer-readable media having computer-  
2 readable instructions thereon which, when executed by a computer, cause the  
3 computer to [emphasis added]:

- 4
- 5       • receive a *physical ID that corresponds to a specific media* upon  
6       which content resides that can be experienced by a user;
  - 7       • attempt to map the physical ID to a logical ID by *searching a first*  
8       *table* containing physical ID-to-logical ID mappings *using a first*  
9       *search, the first search comprising a low cost search;*
  - 10      • if the first search is unsuccessful, *search a second table* containing  
11      physical ID-to-logical ID mappings *using a second search;*
  - 12      • if the second search is unsuccessful, *search the first table using a*  
13      *third search, the third search comprising a higher cost search than*  
14      *the first search;* and
  - 15      • if a logical ID is found that corresponds to the physical ID, search a  
16      database that contains metadata associated with the specific media  
17      by using the logical ID as a basis for a search query.

18       In making out a rejection of this claim, the Office argues that Jaeger renders  
19 obvious the subject matter of this claim. Applicant disagrees. Jaeger does not  
20 disclose receiving a physical ID that corresponds to a specific media as recited in  
21 this claim. Additionally, Jaeger does not disclose searching a first table, and if the  
22 first search is unsuccessful, searching a second table using a second search, and if  
23 the second search is unsuccessful, searching the first table using a third search, the  
24 third search comprising a higher cost search than the first search. For the same  
25 reasons as discussed in claim 29, this claim is allowable.

26       **Claim 36** recites a method of processing media content comprising  
27 [emphasis added]:

- 28
- 29       • providing a canonical table containing physical ID to logical ID  
30       mappings, the *physical IDs being associated with specific media*

1 containing content that can be experienced by a user, the logical IDs  
2 being configured for use in database queries to locate metadata  
3 associated with specific media;

- 4 • providing a table containing user-provided physical ID to logical ID  
5 mappings;
- 6 • receiving a physical ID associated with a specific media;
- 7 • conducting a *first low cost search* of the canonical table to determine  
8 whether there is a matching physical ID with a corresponding logical  
9 ID;
- 10 • if the first low cost search is unsuccessful, *conducting a second low  
11 cost search of the table* containing the user-provided physical ID to  
12 logical ID mappings to determine whether there is a matching  
13 physical ID with a corresponding logical ID;
- 14 • if the second low cost search is unsuccessful, conducting a *third  
15 higher cost search* of the canonical table to determine whether there  
16 is a matching physical ID with a corresponding logical ID; and
- 17 • if any of the searches are successful, using the corresponding logical  
18 ID to search a database containing metadata associated with the  
19 specific media.

20 In making out a rejection of this claim, the Office argues that Jaeger renders  
21 obvious the subject matter of this claim. Applicant disagrees. Jaeger does not  
22 disclose receiving a physical ID that corresponds to a specific media as recited in  
23 this claim. Additionally, Jaeger does not disclose conducting a first low cost  
24 search of the canonical table, and if the first search is unsuccessful, conducting a  
25 second low cost search of the table containing the user-provided physical ID to  
logical ID mappings, and if the second search is unsuccessful, conducting a third  
higher cost search of the canonical table. Accordingly, this claim is allowable.

Claims 37-38 depend from claim 36 and are allowable as depending from  
an allowable base claim. These claims are also allowable for their own recited  
features which, in combination with those recited in claim 36, are neither disclosed  
nor suggested in the references cited and applied by the Office.

1       **Claim 51** recites a system for providing metadata to clients comprising  
2 [emphasis added]:

- 3
- 4       • a canonical table comprising multiple *physical IDs associated with*
  - 5       • *specific media* containing content that can be experienced by a user;
  - 6       • multiple logical IDs associated with the multiple physical IDs;
  - 7       • individual physical IDs being mapped to individual logical IDs; and
  - 8       • the logical IDs being configured for use in database queries to locate
  - 9       metadata associated with specific media.

10       In making out a rejection of this claim, the Office argues that Jaeger renders  
11 obvious the subject matter of this claim. Applicant disagrees. For example, the  
12 Office argues that Jaeger discloses receiving a physical ID that corresponds to a  
13 *specific media* as recited in this claim, citing to column 4, lines 33-46 and column  
14 4, lines 50-56. Applicant disagrees.

15       Jaeger describes a method and system that processes address data. Jaeger  
16 instructs that the address data includes name, prename, title, street, zip code and  
17 the like. This information in no way, shape or form is related to the subject matter  
18 of this claim.

19       Jaeger is not even remotely germane to the subject matter recited in this  
20 claim. The Office has failed to establish a *prima facie* case of obviousness for a  
21 number of different reasons not the least of which is the failure of Jaeger to even  
22 remotely suggest the subject matter of this claim. In addition, the Office's stated  
23 motivation in making out this rejection does not make sense.

24       Accordingly, this claim is allowable.

25       **Claims 52-55** depend from claim 51 and are allowable as depending from  
an allowable base claim. These claims are also allowable for their own recited

1 features which, in combination with those recited in claim 51, are neither disclosed  
2 nor suggested in the references cited and applied by the Office.

3  
4 **The Claims Rejected Over Milsted**

5 **Claim 72** recites a method of providing metadata to a client comprising  
6 [emphasis added]:

- 7
- 8 • establishing a table that contains *user-provided entries that map*  
9 *physical IDs to logical IDs, the physical IDs corresponding to*  
10 *specific media upon which content resides* that can be experienced  
11 by various users, the logical IDs being configured for use in  
12 querying one or more databases that contain metadata associated  
13 with the specific media, the metadata being returnable to a client;
  - 14 • statistically evaluating the entries to determine, for each physical ID,  
15 a most likely logical ID match; and
  - 16 • making the most likely logical ID match available so that it can be  
17 used to query the one or more databases.

18  
19 In making out the rejection of this claim, the Office argues that its subject  
20 matter is rendered obvious in view of Milsted, citing to column 6, lines 34-38,  
21 column 6, lines 42-47 and column 47, lines 47-53. Applicant disagrees. These  
22 excerpts are reproduced below for the convenience of the Office.

23 **Column 6, Lines 34-48**

24 It is an object of the present invention to remove the above-  
25 mentioned drawbacks and to provide a system for tracking usage of content  
data. One embodiment of the present invention provides a system for  
tracking usage of digital content on user devices.

26  
27 This excerpt in no way discloses establishing a table that contains user-  
provided entries that map *physical IDs to logical IDs*, the physical IDs  
corresponding to *specific media*.

**Column 6, Lines 42-47**

Additionally, a logging site that is coupled to the network tracks the playing of the content data. In particular, the logging site receives play information from the network, and the play information includes the number of times that the content data has been played by the associated content player.

This excerpt in no way discloses establishing a table that contains user-provided entries that map *physical IDs to logical IDs*, the physical IDs corresponding to *specific media*.

**Column 47, Lines 47-53**

The Clearinghouse(s) 105 maintains a Audit Logs 150 of information for each operation that is performed during Content 113 purchase transactions and report request transactions. The information can be used for a variety of purposes such as audits of the Secure Digital Content Electronic Distribution System 100, generation of reports, and data mining.

This excerpt in no way discloses establishing a table that contains user-provided entries that map *physical IDs to logical IDs*, the physical IDs corresponding to *specific media*.

These excerpts do not mention user-provided entries that map physical IDs to logical IDs, the physical IDs corresponding to specific media. Quite frankly, Applicant does not understand how these cited excerpts are even remotely germane to the recited subject matter of this claim. Accordingly, for a number of reasons, the Office has failed to establish a *prima facie* case of obviousness.

Claim 73 depends from claim 72 and is allowable as depending from an allowable base claim. This claim is also allowable for its own recited features which, in combination with those recited in claim 72, are neither disclosed nor suggested in the references cited and applied by the Office.

1 **Claim 74** recites a method of providing metadata to a client comprising  
2 [emphasis added]:

- 3
- 4 • *providing a table containing user-provided entries that map*  
5 *physical IDs to logical IDs, the physical IDs corresponding to*  
6 *specific media* upon which content resides that can be experienced  
7 by various users, the logical IDs being configured for use in  
8 querying one or more databases that contain metadata associated  
9 with the specific media, the metadata being returnable to a client;
  - 10 • computing, from the table, a list of physical IDs that are to be  
11 statistically evaluated;
  - 12 • for each listed physical ID, ascertaining the logical IDs that have  
13 been associated with it by users;
  - 14 • computing a distribution of logical IDs for a given physical ID, the  
15 distribution describing, for each logical ID, the number of times the  
16 physical ID has been mapped thereto;
  - 17 • adding to the distribution, an entry that corresponds to a current  
18 trusted logical ID mapping;
  - 19 • weighting the added entry; and
  - 20 • computing, from the distribution, a most likely physical ID to logical  
21 ID match.

22 In making out the rejection of this claim, the Office argues that its subject  
23 matter is rendered obvious in view of Milsted, citing to, among other portions,  
24 column 6, lines 34-38, column 6, lines 42-47 and column 47, lines 47-53.  
25 Applicant disagrees.

These excerpts do not mention user-provided entries that map physical IDs  
to logical IDs, the physical IDs corresponding to specific media. Quite frankly,  
Applicant does not understand how these cited excerpts are even remotely  
germane to the recited subject matter of this claim. Accordingly, for a number of  
reasons, the Office has failed to establish a *prima facie* case of obviousness.

1       **Claims 75 and 76** depend from claim 74 and are allowable as depending  
2 from an allowable base claim. These claims are also allowable for their own  
3 recited features which, in combination with those recited in claim 74, are neither  
4 disclosed nor suggested in the references cited and applied by the Office.

5  
6       **Conclusion**

7       All of the claims are in condition for allowance. Accordingly, Applicant  
8 requests a Notice of Allowability be issued forthwith. If the Office's next  
9 anticipated action is to be anything other than issuance of a Notice of Allowability,  
10 Applicant respectfully requests a telephone call for the purpose of discussing an  
11 appeal.

12                               Respectfully Submitted,

13  
14       Dated: 10/3/05

By: 

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